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PART IIA GOVERNMENT OF MEGHALAYA ORDERS BY THE GOVERNOR

NOTIFICATIONS

The 17th December, 2008.

No.RDA.14/2005/37.—It is notified that the land within the boundaries described below measuring **2.98 Acre** (approx.) in village Illatuli under Ranthangsora Akhing in the District of South Garo Hills is likely to be needed for a purpose *viz.*, for the construction of Border Out Post.

BOUNDARIES:-

North = Ranthangsora Akhing land.

South = Illatuli Stream.

East = Ranthangsora Akhing land.

West = Illatuli Stream.

This notification is made under the provisions of Section 4 of Act I of 1894 as amended by the Act 68 of 1984 to all whom it may concern.

Objections to the acquisition if any, filed under Section 5 of any person interested within the meaning of that section within 30 (thirty) days from the date of publication of this notification in the Gazette of Meghalaya and in the two daily newspapers whichever is later before the Deputy Commissioner, South Garo Hills, Baghmara will be considered.

Government are pleased to authorize the Officers for the time being engaged in the undertaking with their servants and workmen to enter upon and survey the land and do all other acts required or permitted by Sub-section (2) of Section 4 of the Act.

B. HAJONG,

Deputy Secretary to the Govt. of Meghalaya, Revenue & Disaster Management Department. The 1st December, 2008.

No.FM.1452/08/1

OFFICE MEMORANDUM

Subject :- House Rent Allowance.

Consequent upon the decision taken by the Government of India on the recommendation of the Sixth Pay Commission relating to the above mentioned allowance vide No.2/(13)/2008-E II (B), dated 29th August, 2008 issued by the Ministry of Finance (Department of Expenditure) and in modification of all earlier orders, the Governor of Meghalaya is pleased to sanction the grant of House Rent Allowance to the members of the All India Services serving in connection with the affairs of the State of Meghalaya at the rate as under:-

Place of Posting
 Rate of House Rent Allowance as a Percentage of (Basic Pay + NPA) where Applicable.
 Shillong

- Places other than Shillong 10%
 The term 'basic pay' in the revised pay structure means the pay draw
- 2. The term 'basic pay' in the revised pay structure means the pay drawn in the prescribed pay band plus the applicable grade pay but does not include any other type of pay like special pay etc. In the case of Government Servant in the pay scale of HAG + and above, basic pay means the pay in the prescribed scale.
- 3. In respect of those employees who opt to retain their pre-revised scales of pay, the pay for the purpose of these orders shall also include, in addition to the basic pay in the applicable pre-revised scale, Stagnation Increment(s), Dearness Pay and Non Practising Allowance as per orders in force on 1st January, 2006.
- 4. All other conditions governing grant of House Rent Allowance under the existing orders shall continue to apply.
- 5. These orders shall be effective from 1st September, 2008.

J. LYNGDOH, Secretary to the Govt. of Meghalaya, Finance (A. F.) Department.

The 22nd December, 2008.

No. MAC.24/92/103.—The Government of Meghalaya hereby makes the following rules for allotment of Auditorium/Seminar Room/Premises of the State Central Library, Meghalaya, Shillong.

- 1. Short title and Commencement.
- (1) These rules may be called the Allotment of Auditorium /Seminar Room/ Premises of the State Central Library, Meghalaya, Shillong Rules, 2008.
- (2) They shall come into force on the date of their publication in the Official Gazette.
- Purpose for usage of Auditorium / Seminar Room/ Premises in order of priority.
- (1) The Auditorium, Seminar room and the Premises of the State Central Library are primarily meant for the use of the Government, for Functions and Seminars, etc., organized by the Government.
- (2) Non-Governmental Agencies may be permitted to the Auditorium, Seminar Room and the Premises of the State Central Library for the following purposes:-
- (a) Cultural functions like musical, dramatic and other performances.
- (b) Meetings, Conferences, Seminars, Debates, Quizes, etc.
- (c) Any kind of stage performance not covered by Sub-Rule (2) (a) and (2) (b) of Rule 2 above.
- (3) Political parties may be allowed to use the Auditorium / Seminar Room/ Premises for holding Meetings, Seminars, etc. with the following instructions:-
- (a) Meeting/Seminar not against the Election Code of Conduct.
- (b) No Election Campaign.
- (c) No Programme of demonstration/agitation against the State/Central Government.
- (d) No Programme will arouse public sentiments.
- (e) Rent/Security Deposit will be applicabe as per rate for category "G" provided in Rule 4 below.
- (4) The Auditorium, Seminar Room and Premises may be permitted to use by the following types of agencies in order of priority as mentioned below:-
- A. The Government of Meghalaya.
- B. Any Department or agency of the Government of India.
- C. The North Eastern Council and North Eastern Hills University.
- D. Any undertaking of the Government of Meghalaya.
- E. Educational Institution.
- F. Registered Cultural Organizations and Groups.
- G. Other Voluntary/Cultural or Social Organizations and Groups.
- H. Reputed Companies or Commercial Organization holding commercial shows/events.

for

3. Procedure for allotment.

- (1) Application for allotment of Auditorium / Seminar room / Premises shall be made in prescribed form obtainable from the Office of the Librarian State Central Library, Shillong, during office hours on payment of Rs.20/-(Rupees twenty) only. Form duly filled in will have to be submitted to the same office.
- (2) For categories A,B,C and D under Rule 2(4) allotment of Auditorium/ Seminar Room/Premises will be made by the Librarian, on first come first serve basis, depending upon the availability of the Auditorium / Seminar Room.
- (3) For other categories under Rule 2(4) the orders of the Director, Arts and Culture would be obtained by the Librarian, State Central Library.
- (4) The party may be informed within the period of 3 (three) days regarding the availability of the Auditorium / Seminar Room / Premises.
- (5) On being informed of the availability and eligibility, the party concerned will have to deposit in advance the charges including Security Deposit in cash in the Office of the Librarian, State Central Library, Shillong within 3(three) days of such intimation. Rent once paid shall not be refunded on any ground whether the party concerned actually used the Auditorium/Seminar room/Premises or not. Provided, that the Librarian may, in his/her discretion relax this period on request by the party, but the payment must be made latest by the last working day preceding the date of allotment.
- (6) The Director of Arts and Culture may direct the party at any time to produce the permission of the Deputy Commissioner, East Khasi Hills before considering allotment of Auditorium/Seminar Room/Premises.
- (7) Allotment of Auditorium/Seminar Room / Premises will be subject to observation of the following rules and conditions for which the party to whom allotment has been made shall be fully responsible:
- (a) Smoking / alcoholic drinks / gambling are strictly prohibited inside the Auditorium / Seminar Room and around the compound of the State Central Library, Shillong.
- (b) No item of refreshment, food or beverages shall be served inside the Auditorium / Seminar Room / Premises unless prior permission has been obtained while submitting application for the Auditorium / Seminar Room / Premises.
- (c) As the Auditorium/Seminar Room / Premises is made primarily for the use of the Government, all allotments to Non-Governmental Organizations shall be subject to cancellation without asigning any reasons thereof. No compensation will be admissible for such cancellation.
- (d) The use of Auditorium / Seminar Room / Premises will be permitted from 8 A.M. on the date of allotment and the same should be handed over to the Library staff immediately after the function.
- (e) All equipments brought for use should be removed immediately after the function and latest by 8 A.M. on the following day before the next party takes over.
- (f) The allotted party shall provide security arrangement at their own expenses to ensure uninterrupted programme and to protect the public properties.
- (g) No furniture or fixture shall be shifted, removed or made used of in any fashion except as required for careful normal use.

- (h) The Auditorium / Seminar Room / Premises shall not be used by any other party other than the party to whom it has been attotted.
- (i) Any one found violating these provisions will be prosecuted as per law and will entail penalties like cancellation of allotment instantly, including black listing for future allotment, forfeiture of Security Deposits, etc.
- Charges for use of Auditorium/ Seminar Room / Premises by different categories specified in Rule 2(4).
- 1) Charges for use of auditorium are as detailed below :-
- (a) Rent :-

(b) Security Deposits (refundable) :-

(i) Category A - NIL (ii) Categories B, C, D, and E - Rs. 2,000/-(iii) Categories F, G and H - Rs. 10,000/-

- 2) Charges for use of Seminar Room are as detailed below :-
- (a) Rent :-

(i) Categories A, B, C and D - Rs. 500/- per day
(ii) Categories E and F - Rs. 1,000/- per day
(iii) Categories G and H - Rs. 1,000/- per day

b) Security Deposits (refundable):-

(i) Category A - NIL (ii) Categories B, C, and D - Rs.2,000/-(iii) Categories E, F, G and H - Rs.2,000/-

- 3) Charges for use of Premises are as detailed below:-
- (a) Rent :-

(i) Categories A, B, C, and E - Rs.500/- per day
(ii) Categories D, F, G and H - Rs.1,000/- per day

b) Security Deposits (refundable):-

(i) For all Categories - Rs.500/-

- 5. Refund/forfeiture of Security Deposits.
- 1) Security Deposits will be refunded only on proper verification and satisfaction of the authority concerned. Any damage to the furnitures, fixtures, building etc., the amount equivalent to the damage will be deducted from the Security Deposit. If the amount of damage is more than the amount of Security Deposit the Security Deposit will stand forfeited and the hiring organization will require to pay the balance amount.
- (2) The extent of damage shall be determined by the Librarian, as per damage rate assessed with the assistance of the concerned authority including the Executive Engineer, P.W.D. (R&B), whenever necessary.

- (3) The Libralian will release the Security Deposit on being fully satisfied that no dues are outstanding against the Applicant/ Allottee. The refund would be made any time thereafter on any working day during office hours subject to settlement as mentioned above.
 - The Librarian or any other person authorized by the Department shall be allowed to enter the Auditorium/ Seminar Room any time during the function for the purpose of Inspection.
 - If cancellation is done by the Government under Sub-Rule © and (I) of Rule 3 (7), Security Deposits would be refunded subject to conditions laid down in Rule 5.
 - In any exceptional circumstances the Commissioner and Secretary, Director Arts and Culture, Meghalaya at his discretion, exempt any Charitable Organization from payment of whole or part of the charges laid down in Rule 4 keeping in view the purpose for which the Auditorium/Seminar Room/Premises is required.
 - The Rules for allotment of Auditorium/Seminar Room of the State Central Library, Meghalaya, Shillong 1990 is hereby repealed.

P. W. INGTY,
Commissioner and Secretary to the Govt. of Meghalaya,
Arts and Culture Department.

6. Inspection.

7. Cancellation.

8. Exemption.

9. Repeal.

The 15th December, 2008.

No. COD.78/77/Pt.I/7.— In exercise of the powers conferred by Section 100 of Meghalaya Co-operative Societies Act (Assam Act I of 1950 as adapted by Meghalaya), the Government of Meghalaya are pleased to make the following rules to amend the Meghalaya Co-operative Societies Rules (Assam Rules 1953 as adapted by Meghalaya), namely,

- 1. Short title and commencement.
- (1) These rules be called the Meghalaya Co-operative Societies (Amendment) Rules, 2008.
- (2) They shall come into force on the date of their publication in the Official Gazette.

Amendment of Rule 8. (Provision in the Byelaws of a Co-operative Society).

(1) The Amendment Rule, 2003 Clause 5 (i) in Rule 8 Sub-Clause (o) and (p) be deleted and the Principal Rule 8 Sub-Clause (o) and (p) be retained.

(In the case of a credit society).

The Amendment Rule 2003, Clause 5 (iii) (b) of Rule 8 be deleted and the Principal Rule 8 (b) be retained.

Amendment of Rule 12.
(Amendment of Byelaws at the Suggestion of the affiliating Co-operative Society).

(2) The Amendment Rule, 2003 at Clause 8 on Rule 12 be deleted and the Principal Rule 12 be retained.

Amendment of Rule 15. (Rights and Liabilities of Members).

(3) The Amendment Rule, 2003 Clause 11(i) of the amended Rule 15, Sub-Rule 1-Sub-Clause (a) the words "eight annas or exceeded two rupees" be deleted and the word "five rupees" be substituted.

In Rule 15 (b) of the Principal Rule, the words "than one rupee be deleted" and the words "ten rupees" be substituted.

Amendment of Rule 17. Promoters.

(4) In the Amendment Rule, 2003 amended Rule 17 (b) at Clause 12 be deleted and the Principal Rule 17 (b) be retained.

Amendment of Rule 27.

(5) The Amendment Rule, 2003 at Clause 15 (i), the amended caption be deleted and the caption on the Principal Rule 27 be retained.

The Provision of the Amendment Rule 2003, on Rule 27 Clause (ii) shall be deleted and be substituted as follows:-

- "(i) The Directors of a Co-operative Society shall retire after 3 (three) years but shall be eligible for re-election for another term";
- "(ii) The Annual General Meeting to elect new Directors of a society in place of those who have retired should be held within three months from the date on which the General Meeting falls due".

Amendment of Rule 29.

(6) The entire provision of Rule 29 of the Principal Rule be deleted.

Amendment of Rule 36.

(7) The words "as well as biennial meeting of the Amendment Rule 2003 at Clause 22 (iii) be deleted and Rule 36 (II) of the Principal Rule be retained

Amendment of Rule 46.

(8) In the Amendment Rule, 2003 Rule 46 (II) "fifty paise" be deleted and substituted by the words "two rupees".

Amendment of Rule 49.

(9) The Amended Rule 49(I) of the Amendment Rule, 2003 be deleted and the Principal Rule 49 be retained.

Amendment of Rule 50.

(10) (i) In Rule 50 (I) and (2) of the Principal Rule the word "and non-members" appeared in the 3rd line be deleted except in case of Co-operative Banks as they are covered by the B.R. Act of 1949.

Amendment of Rule 59.	(ii) (11)	The Amended Rule 50 (ii) of the Amended Rule 2003 be deleted and the Principal Rule 50 (2) be retained. In the Principal Rule 59 (I) the word "6¹/₄" be deleted and substitute by the word "10" and the word "Rupees 200" be substituted by the word "Rupees 1000";
Amandment of Dula 60	(4.2)	
Amendment of Rule 60.	(12)	In the Principal Rule 60, the word $6^{1}/_{4}$ be replaced by the word "10".
Amendment of Rule 73.	(13)	In the Principal Rule 73(4)(a) the word "annas eight" be replaced by the word "Re. one", and the word "Rupees 150" be replaced by the word "Rupees 500";
Amendment of Rule 75.	(14)	The Amendment Rule, 2003 at Clause 45 be deleted and Rule 75 of the Principal Rule be retained, and the existing provision of the Principal Rule the followings be substituted. Rule 75 (b) the caption "Chief Auditor" be substituted by the words "Registrar of Cooperative Societies" and the words "Regional Auditors" be replaced by the words "Assistant Registrar/Sub-Registrar of Cooperative Societies".
Amendment of Rule 81.	(15)	The Amended Rule 81 (I) of the Amendment Rule, 2003 be deleted and the Principal Rule 81 be retained.
Amendment of Rule 82.	(ii)	A new provision be added in Rule 82 of the Amended Rule Clause 48 Insured Cooperative Bank. and as follows:-
	1.	Any insured Co-operative Bank shall adhere to the circulars/ instructions issued by Reserve Bank of India from time to time in the matter of winding up or dissolution of the Bank.
Recovery of Non-Performing Assets rule.	2.	Any Co-operative Bank shall adhere to the circulars instruction issued by the Reserve Bank of India from time to time in the matter of recovery of Non-Performing Assets.
Amondment of Pule 00	10	(i) The provision of the Amended Pule 00 (4) Clause 57 of the

Amendment of Rule 99.

- 18. (i) The provision of the Amended Rule 99 (4) Clause 57 of the Amendment Rule 2003 and the words, "including the remuneration of the liquidator" appeared in third line of the Principal Rule 99 be deleted and a new proviso (a) be inserted.
 - (a) "Any sums that remain after, may be transferred to the liquidation fund maintained at the District/Sub-Division level in any branch of the Meghalaya Co-operative Apex Bank Ltd.
 - (ii) The word " $6^{1}/_{4}$ " as provided in Rule 99 (3) of the Principal Rule be replaced by a word "10".

CHAPTER - XI - A CO-OPERATIVE CREDIT SOCIETIES / CO-OPERATIVE BANK

Rule 105.

- (1) Any Co-operative Bank registered under the provision of the Banking Regulation Act, shall function within the purview of the Act and the Reserve Bank of India circulars and instructions.
- (2) On supersession of the Board of Directors of a Co-operative Bank, Rule 41 of the Principal Rule shall apply with the prior approval of the Reserve Bank of India.

A. SOM,

Commissioner and Secretary to the Govt. of Meghalaya, Co-operation Department.

The 16th December, 2008

No. SUP/35/2005/353.— In pursuance of the provisions under Section 2 (h) (d) of the Right to Information Act, 2005, the Governor of Meghalaya is pleased to specify the following Public Authorities under the Department of Food Civil Supplies and Consumer Affairs, the under mentioned Public Information Officers and the Assistant Public Information Officers designated under Section 5(1) and (2) and the Departmental Appellate Authorities under Section 19 (1) for such Public Authorities of the aforesaid Act are hereby notified for information of the general public:-

This cancels this Department's Notification No.SUP.35/2005/342 dated 27th November, 2008.

SL. NO.	DEPARTMENT	PUBLIC AUTHORITIES	PUBLIC INFORMATION OFFICERS	ASSISTANT PUBLIC INFORMATION OFFICERS	DEPARTMENTAL APPELLATE AUTHORITIES
1.	Food Civil Supplies and Consumer Affairs Department	Department of Food Civil Supplies and Consumer Affairs Meghalaya, Shillong.	Under Secretary, Government of Meghalaya, Food Civil Supplies and Consumer Affairs	Superintendent, Department of Food Civil Supplies and Consumer Affairs Department, Meghalaya, Shillong.	Secretary to the Government of Meghalaya, Food Civil Supplies and Consumer Affairs Department, Meghalaya, Shillong.
		Directorate of Food Civil Supplies and Consumer Affairs Meghalaya, Shillong.	1. Joint Director, Directorate of Food Civil Supplies and Consumer Affairs Meghalaya, Shillong.	Registrar, Directorate of Food Civil Supplies and Consumer Affairs Department, Meghalaya, Shillong.	Director, Food Civil Supplies and Consumer Affairs, Meghalaya, Shillong.
			2. Joint Director of Supply, East Khasi Hills, Shillong.	Superintendent of Supply, Shillong.	Deputy Commissioner (Supply), East Khasi Hills District.
			3. Deputy Director of Supply, Jowai.	Inspector of Supply, Jowai.	Deputy Commissioner (Supply), Jaintia Hills District.
			4. Deputy Director of Supply, Nongpoh.	Inspector of Supply, Nongpoh.	Deputy Commissioner (Supply), Ri-Bhoi District.
			5. Deputy Director of Supply, Nongstoin.	Inspector of Supply, Nongstoin.	Deputy Commissioner (Supply), West Khasi Hills.
			6. Deputy Director of Supply, Williamnagar.	Inspector of Supply, Williamnagar.	Deputy Commissioner (Supply), East Garo Hills District.
			7. Deputy Director of Supply, Tura.	Inspector of Supply, Tura.	Deputy Commissioner (Supply), West Garo Hills District.
			8. Inspector of Supply, Baghmara.	Sub-Inspector of Supply, Baghmara.	Deputy Commissioner (Supply), South Garo Hills District

SL.	DEPARTMENT	PUBLIC	DUBLIC INFORMATION	ASSISTANT	DEDARTMENTAL
NO.	DEFARIMENT	AUTHORITIES	PUBLIC INFORMATION OFFICERS	PUBLIC INFORMATION OFFICERS	DEPARTMENTAL APPELLATE AUTHORITIES
1.			9. Sub-Divisional Officer (S) Sohra.	Inspector of Supply Sohra.	Director, Food Civil Supplies & Consumer Affairs Meghalaya, Shillong
			10. Sub-Divisional Officer, (S) Khliehriat	Inspector of Supply, Khliehriat.	- do -
			11. Sub-Divisional Officer, (S) Amlarem.	Inspector of Supply, Amlarem.	- do -
			12. Sub-Divisional Officer, (S) Mairang.	Inspector of Supply, Mairang.	- do -
			13. Sub-Divisional Officer, (S) Mawkyrwat.	Inspector of Supply, Mawkyrwat.	- do -
			14. Sub-Divisional Officer,(S) Resubelpara.	Inspector of Supply, Resubelpara.	- do -
			15. Sub-Divisional Officer,(S) Dadengiri.	Inspector of Supply, Dadengiri.	- do -
			16. Sub-Divisional Officer,(S) Ampati.	Inspector of Supply, Ampati.	- do -
		Meghalaya State Consumer Disputes Redressal Commission.	Secretary, Meghalaya State Consumer Disputes Redressal Commission.	 President, East Khasi Hills District Forum. President, West Khasi Hills District Forum. President, Ri-Bhoi District Forum. President, Jaintia Hills District Forum. President, East Garo Hills District Forum. President, West Garo Hills District Forum. President, West Garo Hills District Forum. President, South Garo Hills District Forum. 	President, Meghalaya State Consumer Disputes Redressal Commission.

L. ROY,
Commissioner & Secretary to the Govt. of Meghalaya,
Food Civil Supplies & Consumer Affairs Department.

The 16th December, 2008.

No. RDA.19/2008/21.— It is notified that the land within the boundaries described below measuring 11.30 acre (approx) in village Nadongkol, Chenggni, Rongara and Ilatuli in the District of South Garo Hills is likely to be needed for a purpose viz for the construction of <u>B.O.P, M.T and firing range</u>.

BOUNDARIES - As at Annexure I

This notification is made under the provisions of Section 4 of Act 1 of 1894 as amended by the 68 of 1984 to all whom it may concern.

Objections to the acquisition if any, filed under Section 5 of any person interested within the meaning of that section within 30 (thirty) days from the date of publication of this notification in the Gazette of Meghalaya and in the two daily newspapers whichever is later before the Deputy Commissioner, South Garo Hills, Baghmara will be considered.

Government are pleased to authorize the Officers for the time being engaged in the undertaking with their servants and workmen to enter upon and survey the land and do all other acts required or permitted by Sub-Section (2) of Section 4 of the Act.

Annexure I

BOUNDARIES:

Name of land owners		<u>Location</u>	<u>Area</u> B-K-L	<u>Boundaries</u>
1.	Smt. Biroji Sangma	Nadongkol	10-1-5	N = Stream (small) S = Nadongkol nokma a·khing E = -do - W = IBB Road
2.	Smt. Sonillo A. Sangma	Chenggnigre	9-0-9	N = Cash crop land of Shri Tanikso Marak
				S = IBB Road E = Chenggni A⋅khing land W = Cash crop land of Shri Tanikso Marak
3.	Shri Karnesh Sangma	Rongara Do₊bakol	1-0-10	N = Do·bakol Stream S = Hills Rongara Do·bakol A·khin E = IBB Road W = Small Stream
4.	Smt. Dima Sangma	llatuli	13-3-19	N = Ranthangsora nokma A·khing S = Ilatuli Stream E = Ranthangsora nokma A·khing W = - do -

B. HAJONG,

Deputy Secretary to the Govt. of Meghalaya, Revenue & Disaster Management Department.

The 16th December, 2008.

No.RDA.16/2005/43.— It is notified that the land within the boundaries described below measuring 2.97 acre (approx.) in village Gaobari under Gajipulgre A-khing in the District of South Garo Hills is likely to be needed for a purpose *viz*. for the construction of Border Out Post.

BOUNDARIES

North = IBB Road & Gajipulgre A-khing

South = -do-

East = -do-

West = -do-

This notification is made under the provisions of Section 4 of Act 1 of 1894 as amended by the 68 of 1984 to all whom it may concern.

Objections to the acquisition if any, filed under Section 5 of any person interested within the meaning of that section within 30 (thirty) days from the date of publication of this notification in the Gazette of Meghalaya and in the two daily newspapers whichever is later before the Deputy Commissioner, South Garo Hills, Baghmara will be considered.

Government are pleased to authorize the Officers for the time being engaged in the undertaking with their servants and workmen to enter upon and survey the land and do all other acts required or permitted by Sub-section (2) of Section 4 of the Act.

B. HAJONG,

Deputy Secretary to the Govt. of Meghalaya, Revenue & Disaster Management Department.

The 17th December, 2008.

No.RDA.15/2005/31.— It is notified that the land within the boundaries described below measuring 1.32 acre (approx.) in village Dambuk A-pal under Gajipulgre A-khing in the District of South Garo Hills is likely to be needed for a purpose *viz*. for the construction of Border Out Post.

BOUNDARIES:

North = Cash crop garden of Smt. Suwine Sangma

South = IBB Road

East = Block Road

West = Cash crop garden of Smt. Wesabel Marak

This notification is made under the provisions of Section 4 of Act 1 of 1894 as amended by the 68 of 1984 to all whom it may concern.

Objections to the acquisition if any, filed under Section 5 of any person interested within the meaning of that section within 30 (thirty) days from the date of publication of this notification in the Gazette of Meghalaya and in the two daily newspapers whichever is later before the Deputy Commissioner, South Garo Hills, Baghmara will be considered.

Government are pleased to authorize the Officers for the time being engaged in the undertaking with their servants and workmen to enter upon and survey the land and do all other acts required or permitted by Sub-section (2) of Section 4 of the Act.

B. HAJONG,

Deputy Secretary to the Government of Meghalaya, Revenue & Disaster Management Department.

The 23rd December, 2008.

No.ERTS(E)14/2008/93.— In excercise of the powers conferred by Section 36 of the Meghalaya Excise Act (Assam Excise Act I of 1910 as adapted by Meghalaya) and in supersession of this Department's Notification No.ERTS (E) 32/76/144, dated 4th November, 1995, the Governor of Meghalaya is pleased to make the following amendments to the Meghalaya Excise Rules, (Assam Excise Rules 1945, as adapted by Meghalaya) herein-after referred to as the Principal Rules, Namely:-

Short title and commencement.

- 1. (1) These Rules may be called the Meghalaya Excise (Amendment) Rules,
 - (2) They shall come into force at once.

Amendment of Rule 318 of the Principal Rules.

2. For the Rule 318 of the Principal Rules, the following shall be substituted namely:

In the Rule 318 of the Principal Rules, the words "1:00 P.M. to 9:00 P.M." should be substituted by the words "1:00 P.M. to 10:00 P.M."

Provided that tourists, on production of a special permission (No. & dated to be entered in the daily Sales Book), granted by the Collector may be served or supplied at any time specified in the aforesaid permission.

B. K. DEV VARMA,

Principal Secretary to the Govt. of Meghalaya, Excise, Registration, Taxation & Stamps Department.

The 23rd December, 2008.

No. ERTS(E)14/2008/94.—In excercise of the powers conferred by Section 36 of the Meghalaya Excise Act (Assam Excise Act I of 1910 as adapted by Meghalaya). The Governor of Meghalaya is pleased to make the following amendments to the Meghalaya Excise Rules, (Assam Excise Rules 1945, as adapted by Meghalaya) herein-after referred to as the Principal Rules, Namely:-

Short title and commencement.

- (1) These Rules may be called the Meghalaya Excise (Amendment) Rules, 2008.
 - (2) They shall come into force with immediate effect.

Amendment of Rule 248 of the Principal Rules.

In the Rule 248 of the Principal Rules the following shall be substituted namely:

248 - fees for late closing license: - (1) The fees for late closing license granted to licensed Bar attached to Hotels, Restaurants and Clubs and also other Premises Licensed for 'ON' sale of Foreign liquor shall levied according to the following scale:

Upto 12:00 midnight - Rs.5,000/- per month
Upto 1:30 A.M. - Rs.20,000/- per month

The license as above will be granted on the basis of the recommendation of the Deputy Commissioner on a case to case basis.

B. K. DEV VARMA,

PrincipalSecretary to the Govt. of Meghalaya, Excise, Registration, Taxation & Stamps Department.

The 6th January, 2009.

No.EDN.85/2001/431.— In continuation of this Department's Notification No.EDN.85/2001/392,dated 25th October, 2005, the Governor of Meghalaya is pleased to treat the period of suspension of Shri S.M. Sangma, Statistical Officer, Office of the DEME (since Retired from 11th April, 2002 to 30th October, 2005 as on duty for the purpose of pensionary benefits only.

L. ROY.

Commissioner and Secretary to the Govt. of Meghalaya, Education Department.

The 6th January, 2009.

No.EDN(E).85/2001/432.—WHEREAS Disciplinary proceedings under Rule 9 of the Assam Services (Discipline and Appeal) Rules, 1964 (as adapted by Meghalaya) were initiated against Shri S.M. Sangma in respect of specific article of charges supported by the Statement of allegations of misconduct *vide* Government letter No. EDN.85/2001/188, dated 19th June 2003, duly served on him and received by him, AND WHERE AS, in reply dated 16th March, 2005, to the above charges, Shri S.M.Sangma, the charged officer did not admit the charges levelled against him, where upon the charges have been duly enquired into by Smti. L.R. Sangma, the then Director of Elementary & Mass Education, the Enquiry Officer duly appointed by the Governor of Meghalaya AND WHERE AS, the Governor after consideration of the report of the Enquiry Officer and taking into account all the relevant facts and circumstances of the case, has come to the conclusion that the charges of non-compliance with the orders isued by the Government and violation of the provisions of the Financial Rules stand proved against him which shows that his conduct was unbecoming of a Government employee in violation of Rule 3 of the Meghalaya Service (Conduct) Rules, 1990.

AND WHERE AS, after careful consideration of all aspects of the matter and in consultation with the Meghalaya Public Service Commission the Governor has come to the conclusion that the minor penalties i.e., (1) with-holding of the two increments with cumulative effect. (2) Recovery of 50% of pecuniary loss to the Government, i.e., Rs.3,65,865/- be awarded to him.

Now therefore, in the light of the aforesaid, the Governor, in exercise of the powers conferred under rule-9 (11) of the Assam Services (Discipline and Appeal) Rules, 1964 (as adopted by Meghalaya) has decided that the penalty of (1) with holding of the two increments with cumulative effect. (2) Recovery of 50% of pecuniary loss to the Government, i.e. Rs3,65,865/- be imposed on Shri S. M. Sangma.

The Governor thereby orders that Shri S.M. Sangma (retired) Statistical Officer, Office of the Director of Elementary & Mass Education, has been impose minor penalties i.e.,

- (1) With-holding of the two increments with cumulative effect.
- (2) Recovery of 50% of pecuniary loss to the Government, i.e.,

Rs.3,65,865/-

By order etc., of the Governor.

L. ROY,

Commissioner and Secretary to the Govt. of Meghalaya, Education Department.

The 7th January, 2009.

No.RTA/S/08/23.— In exercise of the power conferred under Section 19, 179 of the Motor Vehicle Act, 1988 read with Rules 21 of the Central Motor Vehicle Rules, 1989, I Shri P. Rynjah, District Transport Officer and Secretary Regional Transport Authority, Shillong do hereby disqualify Shri Weles Marbaniang, Jaiaw Lumdiengjri, Shillong-2 for period of 1 (one) month with effect from 10th January, 2009 to 9th February, 2009 from holding the Driving Licence issued under No .21302/8/2004 for the offence noted below:-

The driver of vehicle No. ML.05 - F - 0230 was caught faulted with defiance of the Traffic regulation on 26th August, 2008 at 10:00 A.M. to 11:00 A.M. at Fire Brigade (opposite Kiddes Corner School).

P. RYNJAH,
District Transport Officer,
&
Secretary
Regional Transport Authority,
East Khasi Hills, Shillong.